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Sale of milk cows prohibited until inspected.

SEC. 32. No milk cow shall be sold or offered for sale within this city, or be brought within to be used within the city limits as a milk cow, until said cow or cows have been inspected by the milk and dairy inspectors, and the vendor shall furnish a certificate from said inspector with each cow sold.

Bond of inspector and assistants.

SEC. 33. The milk and dairy inspector shall, before entering upon his duties, give a good and sufficient bond to the city of Little Rock, in the sum of \$1,000, conditioned upon the faithful performance of his duties; and every assistant inspector shall give bond in the sum of \$500. The inspectors shall deposit with the city collector the money collected at the end of each month, with a statement showing from whom and for what collected.

Penalty for violation.

SEC. 34. Every person, firm, or corporation violating any provisions of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction in police court, shall be fined not less than \$10 nor more than \$50 for each offense, and the license of such convicted person, firm, or corporation may be revoked.

Date effective.

SEC. 35. This ordinance is for the immediate preservation of the public peace, health, and safety of the city of Little Rock, and shall, therefore, take effect and be in force from and after its passage, and all ordinances in conflict herewith are hereby repealed in so far as they conflict.

[Ordinance No. 1711, adopted Oct. 9, 1911.]

OIL CITY, PA.**BUILDINGS—CONSTRUCTION AND MAINTENANCE.**

RULE 1. The construction or maintainance of any building or part of building or cellar thereof, or structure of any kind to be used for living apartments, store, or storage rooms, places of amusement, or for any other purpose, which is not properly constructed or kept in proper repair to furnish the occupants thereof with proper protection from the elements, or which is not properly supported, ventilated, sewered, drained, cleaned, lighted, or furnished with proper means of ingress and egress, is forbidden.

RULE 2. All buildings or parts of buildings or structures used or intended to be used as living apartments, or where a number of people are employed, must be provided with proper accommodations in the way of water closets properly constructed and kept in a clean and sanitary condition.

[Regulations board of health adopted Oct. 18, 1911.]

UNION (TOWNSHIP), N. J.**FOODSTUFFS—PROTECTION OF.**

SEC. 21. That every person being the owner, lessee, or occupant of any room, stall, or place where meat, fish, birds, fowls, fruits, nuts, or vegetables, designed or held for human food, shall be stored or kept, or shall be held or offered for sale, shall put and keep such room, stall, or place, and its appurtenances in a cleanly and wholesome condition; and every person having charge of or interested, or engaged, whether as a principal or agent, in the care of or in respect to, the custody or sale of any meat, fish, bird, fowl, fruit, nuts, or vegetables, designed for human food, shall put and preserve the same in a cleanly and wholesome condition, and shall not allow the same, or any part thereof, to be poisoned, infected, or rendered unsafe or unwholesome for human food. Any person or persons or corporations failing to comply with or violating or offending against any of the provisions of this section shall, on conviction thereof, forfeit and pay a penalty of \$25.

SEC. 22. That upon any cattle, meat, fish, bird, fowl, fruit, nuts, or vegetables being found by any inspector or other officer of the board of health in a condition which renders the same unsafe or unwholesome for human food, it shall be the duty of said inspector or officer to affix to the said article or articles a label on which shall

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be written or printed the words "Condemned by direction of the board of health of the township of Union, N. J.," and when anything included within the provisions of this section shall be found in numbers, quantity, or bulk it shall only be necessary for said officer or inspector to affix one such label to a conspicuous part of the box, tin, basket, compartment, or other place or thing containing the same, and he shall report every such condemnation at the office of the board. And no person or persons shall destroy, deface, conceal, interfere with, or remove any label affixed by any inspector or officer of this board as aforesaid. It shall be the duty of the owner or person in charge of any matter or substances that have been condemned to immediately remove the same from any market, street, or place, and convey the same to such place as may be designated by the inspector or officer, and such article shall not be sold or offered for sale, nor in any way disposed of, and in case the owner or person in charge shall fail or neglect, or refuse to remove said articles within three hours after having been notified to do so, the same may be removed by the inspector or other officer of this board, the owner or person in charge paying all the expenses therefor.

SEC. 23. That whenever this board shall have satisfactory evidence that any well, the water of which is used for domestic purposes, has become polluted and rendered unsafe for potable use, notice to discontinue the use of said polluted water shall be sent to the owner, agent, lessee, or party in charge of said well, and at the discretion of this board, the owner, agent, lessee, or party in charge of said well may be ordered in writing to close or fill up said well. If said order is not complied with within the time therein specified, this section shall be deemed violated, and this board may proceed to cause the said well to be closed or filled up. Every well which is used for domestic purposes shall be at least as many feet from every privy vault, catch basin, cesspool, manure vault, or stable, as the said board may by resolution direct.

SEC. 24. That whatever is dangerous to human health, or whatever renders the ground, the water, the air, or food a hazard or an injury to human health is hereby declared to be a nuisance, and any person or persons creating or maintaining any such nuisance shall be liable to a penalty of \$25.

SEC. 25. That the sale of any meat or vegetable food or drink that is unwholesome or unfit for food is hereby prohibited; any person or persons making any such sale as aforesaid shall be liable to a penalty of \$25.

[Part of ordinance adopted Dec. 11, 1911.]

YONKERS, N. Y.

OFFENSIVE OCCUPATIONS.

SEC. 112. No person shall boil, heat, dry, keep, store, or manufacture any offal, swill, blood, bones, fat, tallow, or lard, save in ordinary cooking, or any decaying animal or vegetable matter; nor shall the business of bone crushing, bone boiling, bone grinding, bone or shell burning, lime making, fat burning, gut, cleaning, skinning or making glue from any part of dead animals, heating, drying, storing, shipping any blood, scarp, fat, grease, or any offensive animal or vegetable matter, or the manufacturer of any varnish or oil, or the distilling of any ardent or alcoholic spirits, or the conducting of any business or occupation that will or does generate any unwholesome, offensive, or deleterious gas, smoke, deposit, or exhalation, or that is or would be dangerous or detrimental to life or health, be carried on anywhere in the city of Yonkers without a permit from the health officer.

SEC. 113. No person or persons engaged in the business of buying or selling rags shall keep, or store, or sort the same within one hundred (100) feet of any tenement or dwelling house, except the house occupied exclusively by the person and his immediate family engaged in such business without a permit from the health officer.

[Part of ordinance adopted Dec. 26, 1911.]